

REMARKS

Applicant hereby requests an amendment to claim 53; no other claims are affected. This amendment is needed to correct an error in the claim language resulting from miscommunication between the inventor and counsel. The operation of selecting a resource, which may be accomplished, for example, by using a cursor to point at a resource identifier, does not necessarily involve displaying the resource itself.

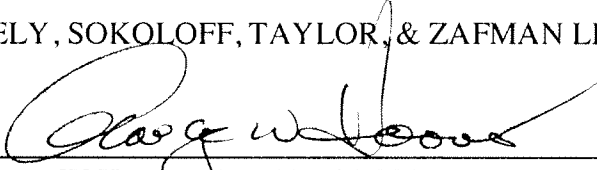
The proposed amendment should require no additional search or examination since the stricken language relating to displaying the second resource and the other resource is of no significance in relation to selecting those resources for the ultimate objective of retrieving the first resource. Accordingly, claim 53, after incorporation of the proposed amendment, remains patentable over the prior art of record for the same reasons thoughtfully articulated by the Examiner in the Notice of Allowance.

If it is determined that there are any issues preventing entry of the proposed amendment, Applicant respectfully requests that the Examiner and/or Supervisory Patent Examiner contact the undersigned by telephone.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR, & ZAFMAN LLP

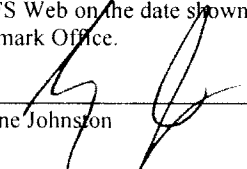
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CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below to the United States Patent and Trademark Office.


Suzanne Johnston

10/19/09
Date